mitted to make sales and apply the proceeds thereof upon the indebtedness existing between him and the mortgagee shall from time to time at intervals of not exceeding four months file a statement in writing of the aggregate amount of the sales made therefrom, the amount applied on the mortgage debt and the total valuation of the stock added since the date of such mortgage or of the last statement with the town, city or village clerk in whose office said mortgage, or a copy thereof, is filed * * ...*

241.17 Whenever a chattel mortgage shall be paid and the other conditions thereof fully performed the mortgagee, his representative or assignee shall, on demand, give the mortgagor a certificate to that effect * * and the mortgagor shall within ten days after receiving such certificate * * cause the same to be filed in the clerk's office where the mortgage * * or where the copy thereof to which the certificate * relates, * * was filed, and remove said mortgage * * from such office * *. Town, village and city clerks * * shall receive and file such certificates and may charge ten cents for so doing, except that in cities of the first class the city clerk may charge thirty-five cents for receiving and filing such certificates.

Section 2. This act shall take effect upon passage and publication.

Approved July 14, 1927.

No. 545, S.]

[Published July 15, 1927.

CHAPTER 356.

AN ACT to appropriate sums of money therein named to the state board of control.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. There are appropriated to the state board of control any moneys in the general fund not otherwise appropriated, as emergency funds, and in addition to all other appropriations for like purposes, for the fiscal year ending June 30, 1927, the following sums for the following purposes:

For the Wisconsin school for the deaf, for operation, not to exceed two thousand five hundred dollars:

For the Wisconsin state prison, for operation, not to exceed twenty-five thousand dollars; and for repairs and maintenance, not to exceed two thousand five hundred dollars;

For the Wisconsin state reformatory, for operation, not to exceed twelve thousand dollars;

For the Wisconsin industrial school for girls, for operation, not to exceed seventeen thousand dollars.

SECTION 2. This act shall take effect upon passage and publication.

Approved July 14, 1927.

No. 550, S.]

[Published July 15, 1927.

CHAPTER 357.

AN ACT to repeal and recreate section 51.01 and to amend section 51.04, subsection (1a) of section 51.05 and section 51.10 of the statutes, relating to hospitals for the insane and admissions and commitments thereto.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Section 51.01 of the statutes is repealed.

Section 2. A new section is added to the statutes to be numbered and to read: 51.01 (1) Whenever any person within this state shall be believed to be insane, application may be made in the manner prescribed in subsection (2), by any three citizens, one of whom is to be the nearest relative or friend available, or a person with whom the person resides, or at whose house he may be, to the judge of the county court or of a district court which is a court of record, or in the absence or disability of such judge to the judge of any court of record acting in his place, for the county in which such person is found, for a judicial inquiry as to his mental condition and for an order of commitment.

(2) The state board of control and the superintendents of the several hospitals for the insane and colonies and training schools for the feeble-minded and epileptic shall prescribe and prepare the forms of application and voluntary commitment, interrogatories, medical certificate and order for commitments required by law in the commitment of insane, mentally deficient, epileptic persons and drug addicts and furnish the same to the